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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO		
10/083,953 02/27/2002		02/27/2002	Robert M. Sheppard	2002B009	8350		
23455	7590	01/27/2004		EXAMINER			
EXXONM	IOBIL	CHEMICAL CO	AHMED, SHEEBA				
P O BOX 2 BAYTOW		77522-2149	ART UNIT PAPER N				
				1773			
				DATE MAILED: 01/27/2004			

Please find below and/or attached an Office communication concerning this application or proceeding.

		•		42		$\mathcal{L}$
-			Application No.		Applicant(s)	
			10/083,953	•	SHEPPARD ET AL.	
	Office Action Summary		Examiner		Art Unit	
			Sheeba Ahmed		1773	
Period fo	The MAILING DATE of this communi r Reply	ication appe	ears on the cover sh	neet with the co	orrespondence ad	ldress
THE N - Exten after S - If the - If NO - Failur - Any re	DRTENED STATUTORY PERIOD FOMALLING DATE OF THIS COMMUNI- usions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comm period for reply specified above is less than thirty (30 period for reply is specified above, the maximum ste e to reply within the set or extended period for reply ply received by the Office later than three months a d patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.13 nunication. o) days, a reply atutory period wi will, by statute.	6(a). In no event, however, within the statutory minimu ill apply and will expire SIX cause the application to be	may a reply be time m of thirty (30) days (6) MONTHS from to come ABANDONED	ely filed will be considered timel he mailing date of this c (35 U.S.C. § 133).	ly. ommunication.
1)⊠	Responsive to communication(s) file	d on <u>10/3/2</u>	<u>2003</u> .			
2a) <u></u>	This action is <b>FINAL</b> . 2	b)⊠ This a	action is non-final.			
	Since this application is in condition closed in accordance with the practic					e merits is
Disposition	on of Claims					
4)⊠	Claim(s) 1-23 is/are pending in the a	pplication.				
4	4a) Of the above claim(s) <u>16-23</u> is/ar	e withdraw	n from consideratio	n.		
5)□	Claim(s) is/are allowed.					
6)⊠	Claim(s) <u>1-15</u> is/are rejected.					
7)	Claim(s) is/are objected to.					
8)□	Claim(s) are subject to restric	tion and/or	election requireme	ent.		
Application	on Papers					
9) 🗌 -	The specification is objected to by the	e Examiner				
10) 🔲 -	The drawing(s) filed on is/are:	a)⊡ acce	pted or b) dobject	ted to by the E	xaminer.	
	Applicant may not request that any object	ction to the d	Irawing(s) be held in	abeyance. See	37 CFR 1.85(a).	
	Replacement drawing sheet(s) including		•			· · · · · · · · · · · · · · · · · · ·
11) 🔲 -	The oath or declaration is objected to	by the Exa	aminer. Note the at	tached Office	Action or form P	ΓΟ-152.
Priority u	nder 35 U.S.C. §§ 119 and 120					
a)[	Acknowledgment is made of a claim  All b) Some * c) None of:  1. Certified copies of the priority	_		-	-(d) or (f).	
	<ul><li>2. Certified copies of the priority</li><li>3. Copies of the certified copies application from the Internation</li></ul>	documents of the priori nal Bureau	have been receive ity documents have (PCT Rule 17.2(a)	ed in Application been receive ().	d in this National	Stage
13) <u></u> A sii 37	ee the attached detailed Office action cknowledgment is made of a claim funce a specific reference was included CFR 1.78.	or domestic d in the firs	priority under 35 L t sentence of the sp	J.S.C. § 119(e pecification or	) (to a provisiona in an Application	
14)∐ A	)  The translation of the foreign lanticknowledgment is made of a claim for foreign was included in the first senting the sent	or domestic	priority under 35 L	J.S.C. §§ 120	and/or 121 since	
Attachment	(s)					
2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (P nation Disclosure Statement(s) (PTO-1449) Pa		5) 🔲 No	tice of Informal Pa	PTO-413) Paper No( atent Application (PT0	

Page 2

Application/Control Number: 10/083,953

**Art Unit: 1773** 

#### **DETAILED ACTION**

## Election/Restrictions

1. Applicant's election with traverse of Group I, claims 1-15, in Paper No. 6 is acknowledged. The traversal is on the ground that a search of all the claims would not be unduly burdensome to the Examiner. However, as pointed out in the Office Action mailed on September 8, 2003 (paper No. 5), the inventions of Group I and II are distinct given that the multilayer polymer film structure can be made by adhesively bonding the base, core and skin layers rather than co-extruding these and since these inventions have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper. Claims 1-23 remain pending however claims 16-23 are withdrawn from consideration.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1, 2, 7, 8, 10, 13, and 14 are rejected under 35 U.S.C. 102(b) as being anticipated by Rua, Jr. et al. (US 5,544,881).

Rua, Jr. et al. disclose a game card structure having a cardboard case with printed graphical information with tint colored area, a translucent ink jet receptive layer, a clear coating to protect the ink jet printing from being scratched off and a layer of latex

Art Unit: 1773

Scratch-off coating which can be removed after issuance of the game card to the player. Overprints cover the scratch-off coating (Column 3, lines 60-67 and Column 4, lines 1-15). The claims show that the formulation for the scratch-off layer may comprises form 10-90 wt. % of filler. All limitations of claims 1, 2, 7, 8, 10, 13, and 14 are disclosed in the above reference.

3. Claims 1, 7-10, 13, and 14 are rejected under 35 U.S.C. 102(b) as being anticipated by Silverschotz et al. (US 5,542,710).

Silverschotz et al. disclose a structure of multilayered printed matter particularly related to lottery tickets of the instant scratch-off type (Column 1, lines 6-8). The lottery ticket is formed on a cardboard base and further comprises the following layers: a thin layer of a translucent white ink, a translucent ink jet layer, game-play data printed on the ink receptive layers, a layer of clear varnish, a layer of scratch-off material, and an over-printed optical confusion pattern. The clear varnish acts to prevent damage to the game-play data when the scratch-off material is removed by the lottery player (Column 4, lines 5-35). All limitations of claims 1, 7-10, 13, and 14 are disclosed in the above reference.

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

Art Unit: 1773

invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 3-6, 11, 12, and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rua, Jr. et al. (US 5,544,881) in view of Kong et al. (US 6,500,533 B1).

Rua, Jr. et al. disclose a game card structure having a cardboard case with printed graphical information with tint colored area, a translucent ink jet receptive layer, a clear coating to protect the ink jet printing from being scratched off and a layer of latex scratch-off coating which can be removed after issuance of the game card to the player. Overprints cover the scratch-off coating (Column 3, lines 60-67 and Column 4, lines 1-15). The claims show that the formulation for the scratch-off layer may comprises form 10-90 wt. % of filler.

Rua, Jr, et al. do not disclose that the scratch-off layer is a polyolefin comprising 8 to 50% of calcium carbonate having an average particle size of 2 microns and that the skin layer and the base layer also comprise a polyolefin.

However, Kong et al. disclose opaque polymeric films having outstanding resistance to distortion cased my folding or creasing (Column 5, lines 3-5) and comprising a polymeric matrix of a polyolefin and a cavitating agent such as polycarbonate. The amount of cavitating agent present in the film is 4 to 20% by weight and the particle size of the cavitating agent is 0.1 to 5 microns (Column 1, lines 30-50, Column 2, lines 29-33 and 47-50). Additional layers may also be polyolefins having a thickness range of 0.005 to 0.15 mils (Column 3, lines 5-10 and 17-20). The film can be

Art Unit: 1773

oriented by stretching from about 3 to 11 times in the machine direction and 3 to 12 times in the transverse direction (Column 4, lines 61-65).

Accordingly, it would have been obvious to one having ordinary skill in the art to replace the opaque, scratch-off layer and the additional layers taught by Rua, Jr. et al. with the opaque, polyolefin layer taught by Hong et al. given that Hong et al. specifically state that such a film has outstanding resistance to distortion cased my folding or creasing, a property that would be particularly important for a game card.

5. Claims 2-6, 11, 12, and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Silverschotz et al. (US 5,542,710) in view of Kong et al. (US 6,500,533 B1).

Silverschotz et al. disclose a structure of multilayered printed matter particularly related to lottery tickets of the instant scratch-off type (Column 1, lines 6-8). The lottery ticket is formed on a cardboard base and further comprises the following layers: a thin layer of a translucent white ink, a translucent ink jet layer, game-play data printed on the ink receptive layers, a layer of clear varnish, a layer of scratch-off material, and an over-printed optical confusion pattern. The clear varnish acts to prevent damage to the game-play data when the scratch-off material is removed by the lottery player (Column 4, lines 5-35).

Silverschotz et al. do not disclose that the scratch-off layer is a polyolefin comprising 8 to 50% of calcium carbonate having an average particle size of 2 microns and that the skin layer and the base layer also comprise a polyolefin.

Art Unit: 1773

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Accordingly, it would have been obvious to one having ordinary skill in the art to replace the opaque, scratch-off layer and the additional layers taught by Silverschotz et al. with the opaque, polyolefin layer taught by Hong et al. given that Hong et al. specifically state that such a film has outstanding resistance to distortion cased my folding or creasing, a property that would be particularly important for a lottery ticket.

### Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sheeba Ahmed whose telephone number is (571)272-1504. The examiner can normally be reached on Mondays and Thursdays from 8am-6pm.

Sheeba Ahmed January 25, 2004